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APPLICATION NO. FILING DATE FIRST NAMED INVENTOR ATTORNEY DOCKET NO. 09/631,438 08/02/00 MACLEOD A-59709-3/JA **EXAMINER** MMC2/0614 JAMES A SHERIDAN LE, D THOMASON MOSER & PATTERSON LLP ART UNIT PAPER NUMBER 4149-BEL CAMINO WAY PALO ALTO CA 94306-4036 10 2834

Please find below and/or attached an Office communication concerning this application or

DATE MAILED:

Commissioner of Patents and Trademarks

06/14/01

proceeding.

		Application No.	Applicant(s)	
Office Action Summary		09/631,438	MACLEOD ET AL.	
		Examiner	Art Unit	
		Dang D Le	2834	
	The MAILING DATE of this communication appo		e correspondence address	
Period for	r Reply			
THE N - Extensions after S - If the s - If NO - Failur	DRTENED STATUTORY PERIOD FOR REPL MAILING DATE OF THIS COMMUNICATION. sions of time may be available under the provisions of 37 CFR 1.1 SIX (6) MONTHS from the mailing date of this communication. period for reply specified above is less than thirty (30) days, a repperiod for reply is specified above, the maximum statutory period to reply within the set or extended period for reply will, by statute the ply received by the Office later than three months after the mailing display that the play and patent term adjustment. See 37 CFR 1.704(b).	136 (a). In no event, however, may a reply ly within the statutory minimum of thirty (30 will apply and will expire SIX (6) MONTHS	be timely filed O) days will be considered timely. From the mailing date of this communication. DONED (35 U.S.C. § 133).	
1)[Responsive to communication(s) filed on	·		
2a)⊠	This action is FINAL. 2b) T	his action is non-final.		
3)	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.			
Dispositi	on of Claims			
4)⊠	Claim(s) 6-9 is/are pending in the application	i.		
	4a) Of the above claim(s) is/are withdra	awn from consideration.		
	Claim(s) is/are allowed.			
6)⊠	Claim(s) <u>6-9</u> is/are rejected.			
7) 🗌				
8)[Claims are subject to restriction and/	or election requirement.		
Applicat	ion Papers			
	9) The specification is objected to by the Examiner.			
10)□	The drawing(s) filed on is/are objected to by the Examiner.			
11)	☐ The proposed drawing correction filed on is: a)☐ approved b)☐ disapproved.			
12)	The oath or declaration is objected to by the	Examiner.		
	under 35 U.S.C. § 119			
13) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).				
) ☐ All b) ☐ Some * c) ☐ None of:			
a	1. Certified copies of the priority documents have been received.			
	2. Certified copies of the priority documents have been received in Application No			
	Copies of the certified copies of the priority documents have been received in this National Stage			
	application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received.			
14)	and of a claim for do	mestic priority under 35 U.S.C), § 119(e).	
Attachme	ent(s)	_		
15) 🗌 N	otice of References Cited (PTO-892) otice of Draftsperson's Patent Drawing Review (PTO-948 nformation Disclosure Statement(s) (PTO-1449) Paper No) 19) Notice of	Summary (PTO-413) Paper No(s) Informal Patent Application (PTO-152) .	

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DETAILED ACTION

Response to Arguments

1. Applicant's arguments filed 5/1/01 have been fully considered but they are not persuasive. Soeda et al. also show a circular magnetizing apparatus.

Oath/Declaration

2. As a reminder, the oath or declaration is defective. A new oath or declaration in compliance with 37 CFR 1.67(a) identifying this application by application number and filing date is required. See MPEP §§ 602.01 and 602.02.

The oath or declaration is defective because:

- There are no signatures of second and fourth inventors.
- Application number 09/158641, filed 9/22/98 should have been identified as patent no. 6,124,776 instead of being abandoned.

Drawings

3. As a reminder, the drawings are objected to under 37 CFR 1.83(a). The drawings must show every feature of the invention specified in the claims. Therefore, the "pairs of axially directed wires" claimed in claim 6 and "adjacent pair of wires carrying current in opposite direction" claimed in claim 9 must be shown or the feature(s) canceled from the claim(s). No new matter should be entered.

Claim Rejections - 35 USC § 112

4. The following is a quotation of the second paragraph of 35 U.S.C. 112:

The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter which the applicant regards as his invention.

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5. Claims 6-9 are rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention.

Claim 6 recites the limitation "said gap" in line 5. Does it refer to "axial gap" recited in line 4 above? There is insufficient antecedent basis for this limitation in the claim. It is neither clear what "a sufficient axial gap" is. Is it a different radial air gap formed between the magnet and the apparatus? Other claims are dependent.

Claim Rejections - 35 USC § 102

6. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.
- 7. Claims 6-9 are rejected under 35 U.S.C. 102(b) as being anticipated by Soeda et al.

Regarding claim 6, Soeda et al. show a magnetizer (Figure 9A) for magnetizing a circular magnet (30) with a null zone intermediate alternating poles comprising a circular insulating core (20) supporting pairs of axially directed wires (22), each pair of wires adapted to carry current in the same axial direction, and a back iron (20) axially spaced from the core by a sufficient axial (radial?) gap to allow the magnet to be magnetized to slip into the (radial?) gap, the flux being shaped (by shorting yoke portions 21) to create alternating magnetic poles (30a and 30c) separated by a null zone (30b) around the magnet.

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Regarding claim 7, it is noted Soeda et al. also show the gap being of sufficient radial extent that a portion of the gap remains open when the magnet is inserted so that the transition zone (30b) of the magnet is softened.

Regarding claim 8, Soeda et al. show a magnetizer for magnetizing a magnet with a null zone intermediate alternating poles comprising:

- means (8) for supporting the magnet in the magnetizer and
- conductive means (22) for creating a flux path (F, F1, and F2) through the magnet which establish the null zone (30b) in the magnet.

Regarding claim 9, Soeda et al. also show adjacent pair of wires carrying current in opposite direction (Figure 10A, left and right arrows).

Conclusion

8. **THIS ACTION IS MADE FINAL.** Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the mailing date of this final action.

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Information on How to Contact USPTO

9. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Dang D Le whose telephone number is (703) 305-0156.
The examiner can normally be reached on Monday through Friday.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Nestor Ramirez can be reached on (703) 308-1371. The fax phone numbers for the organization where this application or proceeding is assigned are (703) 305-3431 for regular communications and (703) 305-3431 for After Final communications.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is (703) 308-1782.

DDL June 10, 2001 NESTOR RAMIREZ SUPERVISORY PATENT EXAMINER TECHNOLOGY CENTER 2800